



भारत का राजपत्र

The Gazette of India

प्राधिकार से प्रकाशित

PUBLISHED BY AUTHORITY

सं० ४०] नई विली, शनिवार, अक्टूबर १५, १९६६/आश्विन २३, १८८८
 No. ४०] NEW DELHI, SATURDAY, OCTOBER १५, १९६६/ASVINA २३, १८८८

इस भाग में भिन्न पृष्ठ संख्या वीं जाती है जिससे कि यह अलग संकालन के रूप में रखा जा सके।

Separate paging is given to this Part in order that it may be filed as a separate compilation.

भाग II—खण्ड ४
 PART II—Section 4

रक्षा मंत्रालय द्वारा जारी किये गये विधिक नियम और आदेश

Statutory Rules and Orders issued by the
 Ministry of Defence

MINISTRY OF DEFENCE

New Delhi, the 24th September 1966

S.R.O. 235.—In exercise of the powers conferred by section 13 of the National Cadet Corps Act, 1948 (31 of 1948), the Central Government hereby makes the following rules further to amend the National Cadet Corps Rules, 1948, namely:—

1. These rules may be called the National Cadet Corps (Fifth Amendment) Rules, 1966.
2. In sub-rule (2) of rule 28 of the National Cadet Corps Rules, 1948, after clause (f), the following clause shall be inserted, namely:—
 “(g) for any other reason which, in the opinion of the competent authority, is sufficient to warrant discharge.”

[File No. 0162/66/6/NCC-Pers(A).]

S. P. SRINIVASAN, Dy. Secy.

New Delhi, the 24th September 1966

S.R.O. 236.—In pursuance of sub-section (7) of section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government hereby notifies that a vacancy has occurred in the membership of the Cantonment Board, Meerut by reason of the acceptance by the Central Government of the resignation of Shri A. P. Agarwal Magistrate Ist Class.

[File No. 19/20/G/L&C/65/2450-C/D(Q&C).]

S.R.O. 237.—In pursuance of sub-section (7) of section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government hereby notifies that Shri R. N. Sharma Magistrate 1st Class, has been nominated as a member of the Cantonment Board, Meerut by the District Magistrate, Meerut in exercise of the powers conferred under section 13(3)(b) of that Act vice Shri A. P. Agarwal Magistrate 1st class resigned.

[File No. 19/20/G/L&C/65/2450-C/D(Q&C).]

S.R.O. 238.—In pursuance of sub-section (7) of section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government hereby notifies that a vacancy has occurred in the membership of the Cantonment Board, Varanasi by reason of the acceptance by the Central Government of the resignation of Shri D. S. Sharma Magistrate 1st Class.

[File No. 19/39/G/L&C/56/2448-C/D(Q&C).]

S.R.O. 239.—In pursuance of sub-section (7) of section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government hereby notifies that Shri M. M. Verma Magistrate 1st Class, has been nominated as a member of the Cantonment Board, Varanasi by the District Magistrate, Varanasi in exercise of the powers conferred under section 13(3)(b) of that Act vice Shri D. S. Sharma Magistrate 1st Class resigned.

[File No. 19/39/G/L&C/56/2448-C/D(Q&C).]

S.R.O. 240.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government hereby notifies that a vacancy has occurred in the membership of the Cantonment Board, Nasirabad by reason of the acceptance by the Central Government of the resignation of Captain J. S. Deol.

[File No. 19/3/G/L&C/65/2456-C/D(Q&C).]

S.R.O. 241.—In pursuance of sub-section (7) of Section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government hereby notifies that Major R. G. Sirker IC-10951 has been nominated as a member of the Cantonment Board, Nasirabad vice Captain J. S. Deol, who has resigned.

[File No. 19/3/G/L&C/65/2456-C/D(Q&C).]

S.R.O. 242.—In pursuance of sub-section (7) of section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government hereby notifies that a vacancy has occurred in the membership of the Cantonment Board, Aurangabad by reason of the acceptance by the Central Government of the resignation of Shri D. K. Jain Magistrate 1st Class.

[File No. 19/47/C/L&C/66/2449-C/D(Q&C).]

S.R.O. 243.—In pursuance of sub-section (7) of section 13 of the Cantonments Act, 1924 (2 of 1924), the Central Government hereby notifies that Shri B. N. Makhija, Magistrate 1st Class has been nominated as a member of the Cantonment Board, Aurangabad by the District Magistrate, Aurangabad in exercise of the powers conferred under section 13(3)(b) of that Act vice Shri D. K. Jain Magistrate 1st Class resigned.

[File No. 19/47/C/L&C/66/2449-C/D(Q&C).]

New Delhi, the 29th September 1966

S.R.O. 244.—In exercise of the powers conferred by section 60 of the Cantonments Act, 1924 (2 of 1924), and in supersession of the Notification of the late Government of the United Provinces in the Municipal Department No. 3230/VII/XI/17-C/35 dated the 4th December, 1935 as amended by Government of India, Defence Department Notification No. 123/25/C/C&L/44 dated 19th August, 1944, the Cantonment Board, Almora, with the previous sanction of the Central Government, hereby imposes a tax on all persons carrying on within the limits of the Cantonment of Almora the trades, professions or dealings specified in column

2 of the Schedule hereto annexed at the rates shown in the corresponding entry in column 3 thereof.

SCHEDULE

Sl. No.	Description	Rate of tax per year or part of a year.
1	2	3
1	Keepers of milch Cattle for profit or vendors or suppliers of milk	Rs. P. 6.00
2.	Milch Goats for profit	3.00
3	Dairy Keeper	10.00
4	Butcher or Vendor of Meat/Mutton	10.00
5	Vendor of Vegetable/fruits	5.00
6	Bakery Owner	10.00
7	Vendor of Butter/Cream/Ghee	5.00
8	Contractor of Regimental Coffee Shop	15.00
9	Contractor of Regimental Canteen (Dealer in Beer, Liquor or wine)	25.00
10	Contractor of Regimental Tailor Shop	10.00
11	Contractor of Buildings, Roads or any repairing work whatsoever	10.00
12	Restaurant Keeper	10.00
13	Hotel Keeper	15.00
14	Proprietor of a Boarding House	15.00
15	Manufacturer of aerated or other portable Waters or ice, or icecream, and Vendors of the same	6.00
16	General Merchants	25.00
17	Dealers in Hay, Straw Wood, Charcoal or other inflammable material	5.00
18	Cloth Merchants	10.00
19	Dealers in Fireworks, Kerosene Oil, Petroleum or any other inflammable oil or spirit	5.00
20	Tanners and Dyers	5.00
21	Photographer	5.00
22	Halwai	10.00
23	Seller of Kashmir fancy goods, Carpets and other Curios	5.00
24	Seller of Wheat, Rice or other Grains or flour thereof	8.00
25	Seller of Brassware	8.00
26	Seller of food or drinks not elsewhere specified in the Schedule	6.00
27	Seller of coral beads	3.00
28	Seller of English Sweets	3.00
29	Proprietor of a Skating Rink, Cinema or Dance Hall	25.00
30	Seller of Dried fruits	5.00
31	Person engaged in Hiring Dandies	5.00
32	Pork Butcher and dealer in Piggery produce	10.00
33	Seller or Keeper of Pigs/Goats for profit or otherwise or any other animal	10.00
34	Cobbler	3.00
35	Barber	5.00
36	Washerman (Dhobi)	6.00
37	Proprietor of tea stall	6.00
38	Seller of Agra Stones etc.	3.00
39	Seller of articles not specified in the Schedule	5.00

I

2

3

		Rs. P.
40	Private Vehicles <i>i.e.</i> trucks, Jeeps and Cars etc. kept on roadsides or any other place in the Cantonment areas other than private Bungalows and Military area more than 6 hours (per day).	2.00
41	Seller of Poultry Eggs or fish	5.00
42	Other contractors not specified in the Schedule	10.00
43	Hawker of any description on trades profession or calling not specified in the Schedule	5.00
44	Chemist	5.00

[File No. 53/7/C/L&C/66/2499-C/D (Q & C).]

S.R.O. 245.—In exercise of the powers conferred by section 60 of the Cantonment Act, 1924 (2 of 1924), the Cantonment Board, St. Thomas Mount-cum-Pallavaram, with the previous sanction of the Central Government, hereby imposes—

- (a) a tax in the form of a surcharge on each payment for admission to any entertainment held within the limits of St. Thomas Mount-cum-Pallavaram Cantonment area; and
- (b) a tax in the form of surcharge on each show of cinematographic exhibition held within the St. Thomas Mount-cum-Pallavaram Cantonment Area, at the rates indicated at (a) and (b) respectively below:

 - (a) Where payment for admission exclusive of tax levied under section 4 of the Madras Entertainment Tax Act, 1939,—
 - (i) is not more than
0.30 P.....1/4th of such payment.
 - (ii) is more than
0.30 P but not more than
Rs. 1.50 P.....1/3rd of such payment.
 - (iii) is more than
Rs. 1.50 P.....2/5th of such payment.
 - (b) For Cinematographic exhibitions held within the Cantonment Area (*vide* section 4A of the Madras Entertainment Tax Act, 1939).
Rs. 3/- for each show.

[File No. 53/37/G/L&C/65/2522-C/D(Q&C).]

S.R.O. 246.—In exercise of the powers conferred by section 60 of the Cantonments Act, 1924 (2 of 1924), the Cantonment Board, Poona, with the previous sanction of the Central Govt. hereby makes the following further amendment to the notification of the Government of Bombay, in the General Department No. 4160 dated the 17th June, 1918 namely:—

Amendment

In the said notification, for the existing heading “II-Taxes On Vehicles and Animals”, the opening paragraph, items 1 to 18 and the provisos, thereunder, the following shall be substituted, namely:—

“II-Taxes On Vehicles and Animals.

1. A tax at the following rates per annum on vehicles and animals kept or used within the limits of the Cantonment, be levied:—

(i) Two or three-wheeled vehicles drawn otherwise than by machinery.	Rate per annum Rs. P.
(a) Handcart, pushcart; wheel-barrow etc.	4.00
(b) Drawn by animals other than horses.	4.50
(c) Drawn by a horse	10.00
(d) Push bicycle	2.00
(e) Push tricycle	3.00
(f) Cycle Rickshaw	18.00

	Rate per annum Rs. P.
(2) <i>Four wheeled vehicles drawn other-wise than by machinery.</i>	
(a) Handcart, pushcart, hawking cart	4.00
(b) Drawn by one or more animal/s other than a horse/s	20.00
(c) Drawn by a horse.	20.00
(3) <i>Two wheeled vehicles propelled by machinery.</i>	
(a) Auto-bicycle.	12.00
(b) Motor cycle-solo and scooter	24.00
(4) <i>Three wheeled vehicles propelled by machinery.</i>	
(a) Motor cycle with side car	32.00
(b) Auto Rickshaw.	32.00
(c) Three wheeled vans propelled by machinery and similar type of trailers.	36.00
(5) <i>Trailors.</i>	36.00
(6) <i>Four wheeled vehicles propelled by machinery.</i>	
(a) Motor vehicles used for private use.	48.00
(b) Four wheeled vans used as private carriers.	56.00
(c) Taxis.	40.00
(7) <i>Motor Buses.</i>	60.00
(8) <i>Vehicles propelled by machinery and used for transport or haulage of goods.</i>	
(a) Upto and inclusive of 60 cwt. regd. laden weight.	60.00
(b) Above 60 cwt. and upto 120 cwt. regd. laden weight.	72.00
(c) Above 120 cwt. regd. laden weight.	96.00
(9) <i>Animals.</i>	
Each Race Horse.	20.00

2. Tax on vehicles kept by bonafide dealers in vehicles for sale merely and not used:—

Rs. 96/- to be levied half-yearly in advance from every bonafide dealer in motor vehicles for every fleet of seven motor vehicles kept for sale and in respect of which trade certificate has been issued under the rules made under the Motor Vehicles Act, 1939:—

Provided that:—

- (i) the said tax shall not be levied in respect of any vehicles so kept for sale for a period not exceeding fifteen days in any quarter;
- (ii) if any vehicle is so kept during any quarter for a period exceeding fifteen but not exceeding thirty days, only one-third of the said tax shall be levied for that quarter;
- (iii) the said tax shall not be levied in respect of any vehicle so kept which has not been used during any portion of the quarter if due notice in writing of the fact of non-uses is given by the owner in accordance with the provisions of the Poona Cantonment Taxation Rules, 1918;
- (iv) the said tax shall not be levied in respect of any children's parambulators;
- (v) the said tax shall not be levied in respect of any vehicles which a person in the service of a State Government or a servant of the Cantonment Board is required to keep for the proper performance of his official duties where:—
 - (a) such person holds an office, the holder of which is, in accordance with a declaration made in this behalf by a competent authority, required to keep such vehicles for the proper performance of his duties, and
 - (b) such vehicles do not exceed the number of vehicles which such holder is required to keep in accordance with the said declaration;

NOTE.—For the purpose of this proviso, the "competent authority" shall be the Officer Commanding the Station in the case of military officers and in the case of other Government servants, the Head of the Department concerned except that when the claimant is himself the Officer Commanding or the Head of the Department, in which case the competent authority shall be his immediate superior and in the case of the Poona Cantonment Board Servants, the Cantonment Board, Poona;

- (vi) in the case of bullock carts fitted with pneumatic tyres, the wheel tax shall be reduced by 50 per cent;
- (vii) the said tax shall not be levied in respect of vehicles maintained by a military officer resident in Kirkee who is working temporarily in the Poona Cantonment, in any quarter for which he has paid a similar tax in full to the Kirkee Cantonment Authority;
- (viii) the said tax shall not be levied in respect of vehicles which are used, but not kept, within the limits of the Cantonment and are already subject to a similar tax levied by the Local Authority of the place in which such vehicles are kept;
- (ix) the said taxes shall be recovered in such manner as may be specified in the bye-laws made in that behalf, from time to time, by the Cantonment Board, Poona".

[File No. 53/8/G/L&C/62/2521-C/D(Q&C).]

A. P. DUBE, Under Secy.

New Delhi, the 29th September 1966

S.R.O. 247.—In exercise of the powers conferred by Article 309 of the constitution, the President hereby makes the following rules further to amend the Civilians in Defence Services (Study Leave) rules, 1964, namely:—

1. These rules may be called the Civilians in Defence Services (Study Leave) (Amendment) Rules, 1966.
2. In the Civilians in Defence Services (Study Leave) Rules, 1964, in rule 18,
 - (1) for the existing proviso to sub-rule (1), the following proviso shall be substituted, namely:—
"Provided that the President may order—
 - (a) that nothing in this rule shall apply to a Government servant who on return to duty from study leave is permitted to retire from the service on medical grounds;
 - (b) that the amount required to be refunded under this rule shall, in the case of a Government servant who on return to duty from study leave is permitted to resign from the service and to take up employment under a statutory or autonomous body or in any institution under the control of the Government, be reduced to an amount equal to the expenditure incurred by the Government in respect of the leave salary, study allowance, cost of fees and travelling and other expenses sanctioned to him during the period of study leave together with interest thereon."
 - (2) After sub-rule (2), the following sub-rule shall be inserted, namely:—
 - (3) Notwithstanding anything contained in this rule, the President may, if it is necessary or expedient so to do, either in public interest or having regard to the peculiar circumstances of the case or class of cases, by order, waive or reduce the amount required to be refunded under sub-rule (1) by the Government servant concerned or class of Government servants."

[F. No. 11(8)/66/D(CIV-II).]

B. J. SEN GUPTA, Dy. Secy

New Delhi, the 4th October 1966

S.R.O. 248.—In exercise of the powers conferred by section 60 of the Cantonments Act, 1924 (2 of 1924), the Cantonment Board, Ahmednagar, hereby imposes, with the previous sanction of the Central Government, a tax on all persons carrying on within the limits of the Cantonment of Ahmednagar, any one or more of the trades, professions or callings specified in the second column of the Schedule hereto annexed, at the rates specified in the third column thereof:

Provided that any person carrying on more than one such trade in the same premises, shall be liable to pay the full tax in respect of the trade which carries the highest rate and half the tax in respect of each of the remaining trades carried on in such premises to a maximum of Rs. 25/- per annum.

SCHEDULE
Trade Tax

Sl. No.	Class of persons liable to the payment of the Tax	Rate of tax per year or part of a year			
1	2	3	Rs. P.		
1	Agent for sale of News paper and periodicals	5·00			
2	Agent of Insurance Company/Corporation	6·00			
3	Banker/Financer/Income Tax Payer	12·00			
4	Banker/Financer/not Income Tax Payer	6·00			
5	Bond-writer or Stamp vendor	2·00			
6	Book binder	1·00			
7	Butcher (Matton, Beef, Pork)	6·00			
8	Chemists or Druggists	6·00			
9	Cloth merchant (Income Tax Payer)	12·00			
10	Cloth merchant (not Income Tax Payer)	6·00			
11	Coach-maker or Motor or Carriage Body Builder	4·00			
12	Commission Agent or Broker or House Agent	12·00			
13	Contractor for building works upto Rs. 40,000/-	6·00			
14	Contractor for building works above Rs. 40,000/-	12·00			
15	Contractor for Canteen/Mess	12·00			
16	Contractor for installation of Electric wiring	6·00			
17	Contractor for M.E.S., P.W.D., R.I.A.S.C	12·00			
18	Contractor or sub-contractor—Regimental	6·00			
19	Contractor not specified elsewhere in Schedule	12·00			
20	Dealer in aluminium, brass, copper or stainless-steel	6·00			
21	Dealers in Arms and Ammunition	6·00			
22	Dealers in asbestos sheet roofing	6·00			
23	Dealers in bamboo or chatai, mat or cane articles & etc.	1·00			
24	Dealers in bidis, cigars, cigarettes, matches, pan-patties, Snuff, tobacco articles & etc.	3·00			
25	Dealers in boots, shoes and chapals	3·00			
26	Dealers in charcoal, fire-wood, coke or steam coal	6·00			
27	Dealers in Button, Thread, Haberdashery	1·00			
28	Dealers in clocks, watches	6·00			
29	Dealers in fancy goods and toys	3·00			
30	Dealers in Electric goods and battery	3·00			
31	Dealers in fire-works	3·00			

Sl. No.	Class of persons liable to the payment of the Tax	Rate of tax per year or part of a year
I	2	3
Rs. P.		
32	Dealers in furniture for sale and hire	3·00
33	Dealers in Gramophone or accessories thereof	6·00
34	Dealers in grain (Ration shops)	6·00
35	Dealers in knitting wool or yarn	2·00
36	Dealers in Rain-coats, Umbrellas, Gum-boots	3·00
37	Dealers in motor cars, motor lorry, motor cycles or accessories thereof	12·00
38	Dealers in sport-goods and accessories thereof	3·00
39	Dealers in Vanaspati-ghee or Dalda	6·00
40	General Merchants (Paying Income Tax)	12·00
41	General Merchants (not Paying Income Tax)	6·00
42	Gold-smith or Silver-smith	6·00
43	Hakim, Vaidya, Unani-Doctor	6·00
44	Hawker/Vendor Indian Ayurvedic drugs and medicines	2·00
45	Hawker/Vendor Ghee	2·00
46	Hawker/Vendor Neera	2·00
47	Hotels above 12 tables (seats)	12·00
48	A keeper of 2 to 6 milch animals for profit	3·00
49	A keeper of more than 6 milch animals for profit	6·00
50	Cafe, Restaurant, eating house, Club	12·00
51	A keeper of petrol pump	12·00
52	A Legal practitioner	3·00
53	A maker of boxes or trunks	2·00
54	A manufacturer or seller of cloth saris by means of power-loom (per item)	12·00
55	A manufacturer or seller of oil (all kinds)	3·00
56	A manufacturer or seller of metal-works	3·00
57	A Medical practitioner paying Income Tax	12·00
58	A Medical practitioner not paying Income Tax	6·00
59	Owner of Motor-lorry, Taxi, Cabs plying for hire	15·00
60	Electric Supply Company	15·00
61	A proprietor of flour-mill	8·00
62	Owner of carriages (Tonga, Victoria, Bullock-carts, Tri-cycles, Rickshaws plying for hire)	3·00
63	Repairs shop/Garage for motor car/motor cycle	6·00
64	Shroff (dealer in gold, silver and jewellery)	6·00
65	Manufacturer of bricks or stones	6·00
66	Insurance Company, Head Office or Branch Office	12·00
67	Supplier of lime and sand -lime Mortar	3·00
68	Vendors of aerated-water or other potable water or Ice, Ice-cream or both	3·00

New Delhi, the 5th October 1966

S.R.O. 249.—The following draft of certain rules further to amend the Cantonments Electoral Rules, 1945, which the Central Government proposes to make in exercise of the powers conferred by section 31 of the Cantonments Act, 1924 (2 of 1924), is published as required by the said section, for the information of all persons likely to be affected therby, and notice is hereby given that the said draft will be taken into consideration on or after the thirtieth day from the date of publication of this notification.

Any objection or suggestion which may be received from any person with respect to the said draft before the said thirtieth day will be considered by the Central Government.

Draft Rules

1. (1) These rules may be called the Cantonments Electoral (Second Amendment) Rules, 1966.

(2) They shall come into force at once.

2. In the Cantonments Electoral Rules, 1945, in Chapter III, after rule 13A, the following rule shall be inserted, namely:—

"13B. Inclusion of names in the electoral roll.—(1) Where a notification regarding election to fill any vacancy has been issued by the Central Government under sub-section (1) or sub-section (2) of section 16 of the Act, every person whose name is not included in the electoral roll as finally published under rule 13, may apply to the Executive Officer for the inclusion of his name in the roll.

(2) Every application referred to in sub-rule (1) shall be made in duplicate in Form III within 3 days after the publication of the notice of election prescribed in Rule 14 and shall be accompanied by a fee of Rs. 3/- in cash.

(3) The Executive Officer shall, immediately on receipt of the application referred to in sub-rule (1), cause one copy thereof to be posted at the office of the Board with a notice inviting objections to such application within a period of three days from the date of such posting. After the expiry of the said period, the application and the objections received thereto shall be heard and disposed of in the manner laid down in rule 12.

(4) On such hearing, the President or his nominee, if satisfied that the applicant is entitled to be registered in the roll, shall direct the Executive Officer to include the name of the applicant in the electoral roll.

(5) Every direction made under sub-rule (4) shall,—

(i) if made by the President, be final or

(ii) if made by any nominee of the President, be subject to an appeal to the President, which shall be preferred within two days from the date of such direction and on such appeal the President, if satisfied that the applicant is entitled to be registered in the roll, may direct the Executive Officer to include the name of the applicant in the electoral roll.

(6) The Executive Officer shall comply with—

(a) the directions made under sub-rule (4) where no appeal has been preferred; or

(b) the directions made under sub-rule (5) where an appeal has been preferred.

[File No. 17/1/C/I.&C/66/2604-C/D(Q&C).]

New Delhi, the 6th October 1966

S.R.O. 250.—Whereas it appears to the Central Government that a part of the property specified in Schedule I annexed to this notification, held in the Central Post War Resettlement Fund and vested in the Treasurer of Charitable Endowments for India should be vested in the Treasurers of Charitable Endowments of certain States;

Now, therefore in exercise of the powers conferred by section 12 of the Charitable Endowments Act, 1890 (6 of 1890), the Central Government hereby directs that the amounts specified in column 3 of Schedule II annexed to this notification, being the amounts covered by the said part, shall be vested in the Treasurers of Charitable Endowments of the States mentioned in the corresponding entries in column 1 of that Schedule.

The Central Government also hereby directs that the amounts specified in column 3 of Schedule II shall be merged in the Funds, and managed by the Committees, specified in the corresponding entries in columns 4 and 5 respectively thereof and shall be utilised for the benefit of ex-servicemen and their dependents from the areas belonging to the erstwhile Princely States which are merged in the States of Punjab and Madhya Pradesh respectively and which are specified in the corresponding entries in column 2 thereof, for the objects specified in, and in accordance with, the existing schemes of the Funds specified in the corresponding entries in column 4 thereof. The scheme for the administration of the Central Post War Resettlement Fund set forth in Schedule B annexed to the Notification of the Government of India in the Ministry of Defence No. SRO 261, dated the 23rd July, 1960 will be considered as modified to this extent.

SCHEDULE I

Rs. 24,80,000

SCHEDULE II

State	Erstwhile Princely States merged	Amounts	Fund	Committee
I	2	3	4	5
Punjab	Punjab States including Faridkot Kapurthala Jind Malerkotla Nabha Patiala	Rs. 15,00,000	Punjab Post War Services Reconstruction Fund.	Committee of Administration of the Punjab Post War Services Reconstruction Fund.
Madhya Pradesh	Bhopal Datia Dhar Indore Panna Rewa	Rs. 7,50,000	Madhya Pradesh Post War Services Reconstruction Fund.	Madhya Pradesh Post War Services Reconstruction Fund Committee.
<i>Central India States</i>				
	Bastar Changbhakar Chhuiukhadan Jaspur Kanker Kawardha Khairagarh Korea Nandgaon Raigarh Sakti Sarangarh Surjaga Udaipur			

S.R.O. 251.—Whereas it appears to the Central Government that certain amounts specified in the Schedule hereto annexed, being part of the assets comprised in the Bombay Post War Services Reconstruction Fund and the Homi Mehta Victory Thanksgiving Fund which are vested in the Treasurer of Charitable Endowments for India, should be vested in the Treasurers of Charitable Endowments of certain States;

Now, therefore, in exercise of the powers conferred by section 12 of the Charitable Endowments Act, 1860 (6 of 1890), the Central Government hereby directs that the amounts (securities) specified in column 2 of the said Schedule shall be vested in the Treasurers of Charitable Endowments of the States mentioned in the corresponding entries in column 1 of that Schedule.

THE SCHEDULE

Name of States	Securities
<i>(1) Bombay Post War Services Reconstruction Fund.</i>	
Maharashtra	2,39,000.00
Mysore	3,53,000.00
Gujarat	78,700.00
<i>(2) Homi Mehta Victory Thanksgiving Fund.</i>	
Maharashtra	3,66,000.00
Mysore	1,08,000.00
Gujarat	25,900.00

[File No. 17(6)/57/D(AG.I.).]

S. DEVANATH, Dy. Secy.

